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## UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

## RICHARD KROCZEK

Junior Party (Applications 09/509,283, 09/823,307, and 09/972,524),

**FAXED** 

JUN 2 1 200

V.

TAKUYA TAMATANI and KATSUNARI TEZUKA Senior Party

(Applications 09/383,551, 09/561,308, and 10/301,056).

PAT. & T.M. OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Patent Interference No. 105,168

## JUDGMENT - Bd.R. 127(b)

Before, SCHAFER, TORCZON, and NAGUMO, <u>Administrative Patent Judges</u>. SCHAFER, <u>Administrative Patent Judge</u>.

Tamatani has filed a paper abandoning the contest as to the subject matter of Count 2. Paper 141. Kroczek has filed a paper abandoning the contest as to the subject matter of Count 3. Paper 143. The abandonment of the contest is construed to be a request for entry of an adverse judgment. 37 CFR § 41.127(b)(4). Accordingly, it is

As part of Board efforts under the Government Paperwork Elimination Act, signatures on papers originating from the Board are being phased out in favor of a completely electronic record. Consequently, subsequent papers in this case originating at the Board will not have signatures. The signature requirements for the parties have not changed. See, e.g., 37 C.F.R. § 10.18.

ORDERED that judgment on priority as to the subject matter of Count 2 (Paper 140,

pp.1-2) is awarded against the senior party, TAKUYA TAMATANI and KATSUNARI TEZUKA;

FURTHER ORDERED that senior party, TAKUYA TAMATANI and

KATSUNARI TEZUKA is not entitled to a patent containing Claims 70-79 of Application

10/301,056 and Claims 55-72 and 90-99 of Application 09/383,551 (all corresponding to Count 2);

FURTHER ORDERED that judgment on priority as to the subject matter of Count

3 (Paper 140, pp.2-3) is awarded against the junior party, RICHARD KROCZEK;

FURTHER ORDERED that junior party, RICHARD KROCZEK, is not entitled to

a patent containing Claims 97, 98 and 150-153 of Applications 09/509,283 (all corresponding to

Count 3);

FURTHER ORDERED that a copy of this judgment be made of record in the files

of Applications 09/509,283; 09/823,307; 09/972,524; 09/383,551; 09/561,308, and 10/301,056;

FURTHER ORDERED that if there is any settlement agreement, attention is

directed to 35 U.S.C. § 135(c) and 37 CFR § 41.205.

cc (FAX):

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